SAO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

RICHARD SCHWARTZ

Case Number: 1: 08 CR 10352 - 008 - NG

		USM Number: 2	27189-038	
		Bruce A. Singal, Esq.,		
		Defendant's Attorney	Additional	documents attached
THE DEFENDA	NT·			
pleaded guilty to c	1			
pleaded noto conte which was accepte				
was found guilty of after a plea of not				
The defendant is adju	dicated guilty of these offenses:		Additional Counts - See continu	uation page
Title & Section	Nature of Offense		Offense Ended	Count
8 USC § 371	Conspiracy to Commit Fraud and Misus	se of Visas	02/01/08	1
the Sentencing Reform The defendant has	been found not guilty on count(s)			
Count(s)	is	are dismissed on the	motion of the United States.	
It is ordered or mailing address unt the defendant must no	that the defendant must notify the United Stat il all fines, restitution, costs, and special asses stify the court and United States attorney of n	O4/25/11 Date of Imposition of Judge	de Nancy Gertner	of name, residence, ed to pay restitution,

♠AO 245B(05-MA)

13)

(Rev 06/05) Judgment in a Criminal Case Sheet 4 - D Massachusetts - 10/05

		DICHARD SCI					Judgi	ment—Page	2	_ of _	9
	ENDANT:	RICHARD SCH		NC							
CAS	E NUMBER:	1: 08 CR 103	52 - 008 -		TIO	AT.		[7]			
				PROBA	ATIO	٧		[₹]	See conti	inuation pa	age
The o	defendant is hereb	y sentenced to prob	ation for a term	of:	36	month(s)					
		ot commit another fe	,								
The subst there	defendant shall n tance. The defend after, not to excee	ot unlawfully posse lant shall submit to d ed 104 tests per yea	ss a controlled sone drug test with ar, as directed by	ubstance. T thin 15 days the probati	The defe of place ion offic	ndant shall ref ement on prob er.	frain from an pation and at	y unlawfu least two	l use of periodic	a contro drug tes	olled sts
	The above drug to	esting condition is s abuse. (Check, if a	uspended, based								
✓	The defendant sha	all not possess a fire	arm, ammunitio	n, destructi	ve devic	e, or any othe	r dangerous	weapon.	Check,	if applic	able.)
✓	The defendant sha	all cooperate in the	collection of DN	IA as direct	ed by th	e probation of	fficer. (Chec	k, if appli	cable.)		
		all register with the				cy in the state	where the de	efendant re	esides, v	vorks, or	is a
	The defendant sh	all participate in an	approved progra	ım for dome	estic vio	lence. (Check	, if applicabl	le.)			
Payn	If this judgment in the sheet of this	imposes a fine or re judgment.	stitution, it is a c	condition of	f probati	on that the de	fendant pay i	in accorda	ince wit	h the Sch	hedule of
on th	The defendant muse attached page.	ust comply with the	standard condition	ons that hav	e been a	dopted by thi	s court as we	ll as with	any add	litional c	onditions
		STA	NDARD CO	ONDITIO	ONS C	F SUPER	VISION				
1)	the defendant sl	hall not leave the ju-	dicial district wit	thout the pe	rmissio	of the court	or probation	officer;			
2)	the defendant sl each month;	hall report to the pro	bation officer a	nd shall sub	mit a tru	thful and con	nplete writter	n report w	ithin the	e first fiv	e days of
3)	the defendant sl	hall answer truthfull	y all inquiries by	y the probat	tion offic	er and follow	the instructi	ons of the	probati	ion office	er;
4)	the defendant sl	hall support his or h	er dependents ar	nd meet othe	er family	responsibilit	ies;				
5)	the defendant s acceptable reas	shall work regularly ons;	at a lawful occu	apation, unl	ess exci	ised by the pr	obation offic	er for sch	ooling,	training,	, or other
6)	the defendant sl	hall notify the proba	tion officer at le	ast ten days	s prior to	any change i	n residence o	or employ	ment;		
7)	the defendant si substance or an	hall refrain from exc y paraphernalia rela	essive use of alc ted to any contro	cohol and sh olled substa	nall not p inces, ex	ourchase, poss cept as prescr	ess, use, dist	ribute, or ysician;	adminis	ter any c	ontrolled
8)	the defendant sl	hall not frequent pla	ces where contro	olled substa	inces are	illegally sold	, used, distrib	buted, or a	ıdminist	tered;	
9)	the defendant sl felony, unless g	hall not associate wi granted permission to	th any persons e o do so by the pr	ngaged in cobation off	riminal icer;	activity and sh	nall not assoc	iate with	any pers	son convi	icted of a
10)	the defendant sh contraband obse	hall permit a probati erved in plain view	on officer to visi of the probation	t him or her officer;	at any t	ime at home o	or elsewhere a	and shall p	ermit co	onfiscatio	on of any
11)	the defendant sh	hall notify the proba	tion officer withi	in seventy-t	wo hour	s of being arre	sted or quest	ioned by a	law en	forcemen	nt officer;
12)	the defendant s	hall not enter into a he eourt; and	ny agreement to	act as an i	informe	or a special	agent of a la	w enforce	ment ag	gency wi	thout the

as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

	v 06/05) Judgment in a Crim et 4A - Continuation Page - S	inal Case Supervised Release/Probation -10/05		
DEFENDANT.	CICHARD SCHWA : 08 CR 10352 -		Judgment-Page	1_ of9
	ADDITIONAL	SUPERVISED RELEA	ASE PROBATION TE	RMS
1. The defenda	ant is prohibited from	m possessing a firearm, destru	active device, or other danger	ous weapon.
directed by the	Probation Office.	sychiatric evaluation and is to The defendant shall be require ay or availability of third-part	ed to contribute to the costs of	
disclosure of the	he psychiatric evalu	structed to execute any release ation to the Probation Office any treatment plan implemente	and to permit the treatment p	
		sum of \$3,000 within 30 days court-ordered repayment sche		e and is to pay the
	Continuation of	Conditions of ☐ Supervis	sed Release 🕢 Probation	
		m incurring new credit charge		of credit without

- the approval of the Probation Office while any financial obligations remain outstanding.
- 6. The defendant is to provide the Probation Office access to any requested financial information, which may be shared with the Financial Litigation Unit of the U.S. Attorney's Office.

SAO 245B(05-MA)	(Rev 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05				
DEFENDANT:	RICHARD SCHWARTZ 5R: 1: 08 CR 10352 - 008 -	NG.		Judgment — Page	e4 of9
CASE NUMBE			ARY PENALT	TIES	
The defendar	nt must pay the total criminal monetary				
TOTALS	Assessment \$ \$100.00	<u>Fine</u> \$	\$10,000.00	Restitu \$	<u>tion</u>
The determin	nation of restitution is deferred until	An <i>Ame</i>	ended Judgment in	a Criminal Cas	e (AO 245C) will be entered
The defenda	nt must make restitution (including com	ımunity restituti	on) to the following	g payees in the am	ount listed below.
If the defend the priority of before the U	ant makes a partial payment, each payee order or percentage payment column bel nited States is paid.	e shall receive as low. However,	n approximately pro pursuant to 18 U.S	oportioned paymer .C. § 3664(i), all n	nt, unless specified otherwise in confederal victims must be paid
Name of Payee	Total Loss*		Restitution Orde	ered	Priority or Percentage
					_
					See Continuation Page
TOTALS	\$\$	<u>so.00</u>		\$0.00	
Restitution	amount ordered pursuant to plea agreen	nent \$		_	
fifteenth day	ant must pay interest on restitution and a y after the date of the judgment, pursuar for delinquency and default, pursuant to	nt to 18 U.S.C. §	\$ 3612(f). All of th		
The court d	etermined that the defendant does not ha	ave the ability to	o pay interest and it	is ordered that:	
the inte	erest requirement is waived for the	fine re	estitution.		
the inte	erest requirement for the fine	restitution	is modified as follo	ows:	
* Findings for the September 13, 19	total amount of losses are required under 194, but before April 23, 1996.	r Chapters 109A	x, 110, 110A, and 11	3A of Title 18 for	offenses committed on or after

Sheet 6 - D. Massachusetts - 10/05	
DEFENDANT: RICHARD SCHWARTZ	Judgment Page5 of9
CASE NUMBER: 1: 08 CR 10352 - 008 - NG	
SCHEDULE OF PAYMEN	NTS
Having assessed the defendant's ability to pay, payment of the total criminal monetar	y penalties are due as follows:
A Lump sum payment of \$ \$3,000.00 due immediately, balance de	ue
not later than in accordance C, D, E, or F below; o	or
B Payment to begin immediately (may be combined with C, D	o, or F below); or
Payment in equal (e.g., weekly, monthly, quarterly) insta	or 60 days) after the date of this judgment; or
Payment in equal (e.g., weekly, monthly, quarterly) insta (c.g., months or years), to commence (e.g., 30 centerm of supervision; or	
Payment during the term of supervised release will commence within imprisonment. The court will set the payment plan based on an assessment	
F Special instructions regarding the payment of criminal monetary penalties:	
The defendant is to pay a lump sum of \$3,000 within 30 days of the balance of the fine according to a court-ordered repayment schedule.	•
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment imprisonment. All criminal monetary penalties, except those payments made through Responsibility Program, are made to the clerk of the court.	nt, payment of criminal monetary penalties is due during ugh the Federal Bureau of Prisons' Inmate Financial
The defendant shall receive credit for all payments previously made toward any crimi	inal monetary penalties imposed.
Joint and Several	☐ See Continuation
Defendant and Co-Defendant Names and Case Numbers (including defendant n	Page
and corresponding payee, if appropriate.	uniter), Total Amount, John and Several Amount,
The defendant shall pay the cost of prosecution.	
The defendant shall pay the following court cost(s):	
The defendant shall forfeit the defendant's interest in the following property to t	the United States:
Payments shall be applied in the following order: (1) assessment, (2) restitution princi (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost	ipal, (3) restitution interest, (4) fine principal, of prosecution and court costs.

AO 245B (Rev 06/05) Criminal Judgment Attachment (Page 1) --- Statement of Reasons - D. Massachusetts - 10/05 Judgment — Page 6 of 9 RICHARD SCHWARTZ **DEFENDANT:** CASE NUMBER: 1: 08 CR 10352 - 008 - NG DISTRICT: MASSACHUSETTS STATEMENT OF REASONS COURT FINDINGS ON PRESENTENCE INVESTIGATION REPORT Ι The court adopts the presentence investigation report without change. В ┰ The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable) (Use Section VIII if necessary.) Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or l specific offense characteristics): The Court did not apply the three-level enhancement per § 2L2.1(b)(2)(A) 2 Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility): 3 Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations). Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions). $C \square$ The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32. COURT FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.) II No count of conviction carries a mandatory minimum sentence. B Mandatory minimum sentence imposed. C One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on findings of fact in this case substantial assistance (18 U S.C § 3553(e)) the statutory safety valve (18 U.S C § 3553(f)) III COURT DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): 11 Total Offense Level: Criminal History Category: Imprisonment Range: to 14 months Supervised Release Range: to 3 years Fine Range: \$ 2,000 to \$ 20,000 Fine waived or below the guideline range because of inability to pay.

A02	245B (05			5) Criminal Judgment t (Page 2) — Statement of	Reasons - D. M.	assachusetts - 10/05			
CA			1: 0	CHARD SCHWA 18 CR 10352 - SSACHUSETTS	008 - NO	G MENT OF REASON	s	Juc	igment — Page 7 of 9
IV	ADV	VISORY (GUID	ELINE SENTENCI	NG DETER	RMINATION (Check only or	ne.)		
	Α,	✓ The	senter	ice is within an advisory p	guideline range	that is not greater than 24 month	s, and the	court find	s no reason to depart.
	В			nce is within an advisory pon VIII if necessary.)	şuideline range	that is greater than 24 months, ar	d the spec	ific senter	nce is imposed for these reasons.
	С			departs from the advisor	y guideline ran	ge for reasons authorized by the se	entencing ;	guidelines	manual.
	D	The	court	imposed a sentence outsid	de the advisory	sentencing guideline system. (Als	o completo	Section V	T.)
v	DEF	PARTURI	ES AI	THORIZED BY T	HE ADVISO	DRY SENTENCING GUID	ELINES	(If appl	icable.)
		☐ below	the a	nposed departs (Che dvisory guideline ran dvisory guideline ran	ge):			
	В	Departur	e base	ed on (Check all that	apply.):				
		1	Plea	5K1.1 plea agreeme 5K3.1 plea agreeme binding plea agreem plea agreement for co	nt based on t nt based on I lent for depar leparture, wh	and check reason(s) below.) the defendant's substantial as Early Disposition or "Fast-tra rture accepted by the court nich the court finds to be reason the government will not oppose	sistance ck" Prog onable		ture motion.
		2	Mot	5K1.1 government r 5K3.1 government r government motion defense motion for o	notion based notion based for departure departure to	reement (Check all that apply on the defendant's substantial on Early Disposition or "Fast which the government did not which the government objecte	al assista t-track" t object	nce	
		3	Othe						
	_		Ш	, -		notion by the parties for depart	rture (Ch	eck reas	on(s) below.):
_	С				_	other than 5K1.1 or 5K3.1.)	_		
	4A1 3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1 6 5H1 11	Age Education Mental ar Physical 0 Employm Family Ti Military F Good Wo	n and V nd Emo Conditi nent Rec ies and Record, orks		5K2.1 5K2.2 5K2.3 5K2.4 5K2.5 5K2.6 5K2.6 5K2.7 5K2.8 5K2.9 5K2.10	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct		5K2.13 5K2.14 5K2.16 5K2.17 5K2.18 5K2.20 5K2.21 5K2.22 5K2.23	Coercion and Duress Diminished Capacity Public Welfare Voluntary Disclosure of Offense High-Capacity, Semiautomatic Weapon Violent Street Gang Aberrant Behavior
	D	Explain	the fa	cts justifying the de	parture. (U	se Section VIII if necessary.)			

AS			RICHARD SCHWARTZ 1: 08 CR 10352 - 008 - NG MASSACHUSETTS	Judgment — Page 8 of 9
			STATEMENT OF REAS	ONS
Ī		URT DET	ERMINATION FOR SENTENCE OUTSIDE THE ADVISOR apply.)	ORY GUIDELINE SYSTEM
	A	☐ below	tence imposed is (Check only one.): the advisory guideline range the advisory guideline range	
	В	Sentence	e imposed pursuant to (Check all that apply.):	
		I	Plea Agreement (Check all that apply and check reason(s) bell binding plea agreement for a sentence outside the advisory guideline system, with plea agreement that states that the government will not oppose a defension system.	ystem accepted by the court thich the court finds to be reasonable
		2	Motion Not Addressed in a Plea Agreement (Check all that a government motion for a sentence outside of the advisory guideline system defense motion for a sentence outside of the advisory guideline system	stem to which the government did not object
		3	Other Other than a plea agreement or motion by the parties for a sentence out	side of the advisory guideline system (Check reason(s) below.)
	C	Reason(s	s) for Sentence Outside the Advisory Guideline System (Chec	ck all that apply.)
		to refle to affo to prot to prov (18 U :	ture and circumstances of the offense and the history and characteristics of the offense the scriousness of the offense, to promote respect for the law, and to provide ord adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) teet the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) wide the defendant with needed educational or vocational training, medical care, S.C. § 3553(a)(2)(D)) id unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6) vide restitution to any victums of the offense (18 U.S.C. § 3553(a)(7))	e just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)) of other correctional treatment in the most effective manner

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 4) - Statement of Reasons - D. Massachusetts - 10/05 RICHARD SCHWARTZ Judgment - Page 9 of 9 DEFENDANT: CASE NUMBER: 1: 08 CR 10352 - 008 - NG **MASSACHUSETTS** DISTRICT: STATEMENT OF REASONS VII COURT DETERMINATIONS OF RESTITUTION Restitution Not Applicable. В Total Amount of Restitution: C Restitution not ordered (Check only one.): 1 For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A) 2 For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). 3 For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii). Restitution is not ordered for other reasons. (Explain.) D Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)): VIII ADDITIONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.) Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. Defendant's Soc. Sec. No.: __000-00-6483 Date of Imposition of Judgment Defendant's Date of Birth: Defendant's Residence Address: Lexington, MA Signature of Judge

Defendant's Mailing Address:

Same as above

The Honorable Nancy Gertner

Date Signed

Name and Title of Judge

Judge, U.S. District Court